HRA AN UNIVERSITATION OF THE GAZEtte of India

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नई विस्ली, शनिवार, विसम्बर 10, 1966 (अग्रहायण 19, 1888)

No. 48] NEW DELHI, SATURDAY, DECEMBER 10, 1966 (AGRAHAYANA 19, 1888)

इस भाग में भिन्न पूछ संख्या वी जाती है जिससे कि यह अलग संकलन के रूप में रखा जा सके Separate paging is given to this Part in order that it may be filed as a separate compliation

भाग III—खण्ड 3 PART III—SECTION 3

्लधु प्रशासनों से संबंधित अधिसूचनाएं

Notifications relating to Minor Administrations

GOVERNMENT OF PONDICHERRY

Planning and Development Department

Pondicherry, the 28th November 1966

No. 31638/66-Ag.—Shri T. N. Govindasamy, Project Agricultural Officer, Karaikal has been appointed to act as Research Officer, Pandasolanallur with effect from 13-11-1966.

- 2. Shri K. Ragavan, Vice-Principal, Rural Extension Training Centre, Bhavanisagar on deputation from the Government of Madras, is appointed to act as Project Agricultural Officer, Karaikal, vice Shri T. N. Govindasamy.
- 3. Shri K. Ragavan, assumed charge of the post of Project Agricultural Officer, Karaikal, on the Forenoon of 8th November, 1966.

(By Order of the Lt. Governor)

C. D. DAYAL

Under Secretary to Government

Medical and Public Health

Pondicherry, the 29th November 1966

No. 12646/Dev./M/66.—Miss T. K. Sarala Bai. Public Health Nurse in the General Hospital, Pondicherry has been temporarily appointed on ad hoc basis as Nursing Tutor Grade I in the General Hospital, Pondicherry with effect from the forenoon of 15th October. 1966, until further orders.

No. 12646/Dev./M/66.—Miss Saramma John. Public Health Nurse in the General Hospital, Pondicherry has been temporarily appointed on ad hoc basis as Nursing Tutor Grade I in the General Hospital, Pondicherry with effect from the afternoon of 30th September, 1966 until further orders.

No. 22047/Dev./M/66.—Dr. V. Sambasivam, Assistant Surgeon in the Family Planning Centre. Pondicherry has been temporarily appointed as State Family Planning Officer. Pondicherry with effect from the forenoon of 19th November 1966, until further orders.

The 1st December 1966

No. 26292/Dev./M/66.—Dr. K. Karunakaran, M.B., B.S., has been temporarily appointed as Assistant Surgeon in the General Hospital, Pondicherry with effect from the forenoon of 9th November 1966, until further orders.

(By Order of the Lieut, Governor)
FRANCOIS DE CONDAPPA
Under Secretary to Govt.

Labour Department

Pondicherry, the 26th Nov. 1966

No. 41-11(1)/66-Lab.—On his transfer from the General Hospital, Pondiche.ry, Dr. K. Arunatchalam, Assistant Surgeon, has been appointed temporarily in the same capacity in the Employees State Insurance Dispensary, Mudaliarpet, Pondicherry, with effect from the forenoon of 1st October, 1966.

SURJEET SINGH MAMAK
Secretary to Government

GOVT. OF GOA, DAMAN AND DIU Finance Department

Panjim, the 19th November 1966

No. FD/F.III/2-44/5207/66.—In exercise of the powers conferred by sections 27 and 34 of the Court Fees Act, 1870 (VII of 1870) the Lieutenant Governor of Goa, Daman and Diu is pleased to modify the Government Notification No. FD/F.III/2-44/A/3442/66, dated 18th May, 1966, as follows:—

(1) After para 4 of the said Notification add the following:

"4-A. When one or more impressed stamps used to denote fees are found insufficient to admit of the entire document being written on the said paper which bears the stamp, so much plain paper may be joined thereto as may be necessary for the complete writing of the document, and the writing on the impressed stamps and on the plain paper shall be attested by the signature of the person or persons making the document."

This Notification shall come into force with immediate effect.

V. S. SRINIVASAGOPALAN Dy. Secretary (Finance)

UNION TERRITORY OF DADAR & NAGAR HAVELI

Silvassa, the 9th November 1966

ORDERS

No. ADM/SUP/2051/1966,—In exercise of the powers conferred by section 3 of the E-sential Commodities Act 1955 (10 of 1955), read with the Order of the Government of India. Ministry of Food, Agriculture, Community Development and Co-operation (Deptt. of Food) No. GSB 906, dated the 9th June 1966, the Administrator, Dadra and Nagar Haveli, hereby makes the following Order, namely:—

- 1. Short title, extent and commencement.—(1) This Order may be called the Dadra and Nagar Haveli Foodgrains (Declaration of Stock) Order, 1966.
- (2) It extends to the whole of the Union Territory of Dadra and Nagar Haveli (hereinafter referred to as the territory).

(155)

- (3) It shall come into force at once.
- 2. Definitions.—In this Order, unless the context otherwise
- (a) "agriculturist" means a person who cultivates land personally and who stores any foodgrains produced by him by personal cultivation but does not engage in the business of purchase or sale or storage for sale of foodgrains;
- (b) "dealer" means any person who, whether for commission, remuneration or otherwise and whether or not in conjunction with any other business carries on the business of purchase, sale or storage for sale of any of the foodgrains;
- (c) "foodgrains" means the foodgrains specified in the Schedule to this Order including their products other than husk and bran;
 - (d) "Form" means the Form appended to this Order;
- (e) "Licensing authority" means the authority appointed to exercise the powers and perform the duties of the licensing authority under the Dadra and Nagar Haveli Foodgrains Dealers Licensing Order, 1966.
- (f) "Collector" means the Collector of Dadra and Nagar Haveli.
- (g) "village officer" means the officer appointed by the Collector to perform the duties of a Patel Talati.
- 3. Declaration of stock by dealers.—Every dealer, other than a dealer holding a license under the provisions of the Dadra and Nagar Haveli Foodgrains Dealers Licensing Order, 1966 shall make, every month on or before the flifth day of that month, a true declaration in writing in Form A of the stock of foodgrains that may be in his possession or under his control on the last day of preceding month, to the Licensing authority. Licensing authority.
- 4. Declaration of stock by agriculturists.—(1) Every Agriculturist, who in the year 1966 or in each succeeding year, on the date on which the harvesting operations are completed in that year in respect of the crop of paddy holds in his possession or under his control stock of not less than six quintals of paddy (rice in husk) or four quintals of rice (husked) shall, make a declaration in writing in Form B of the total stock of paddy or rice held by him to the village officer of the village in which the land on which the crop in respect of such paddy or rice was grown is situated, within eight days from the said date of the respective year.
- (2) Every agriculturist who has made or who is required to make a declaration under sub-clause (1) shall whenever in any month he gets the stock of paddy milled or sells any stock or rice, furnish to the village officer referred to in sub-clause (1) a return in Form 'C' on or before the 5th day of the next succeeding month. Such return shall contain particulars of the stock of paddy or rice in his possession or control on the first and the last day of the month to which the return relates, the quantity of paddy milled or sold during such month out of the stock held by him, the quantity of rice obtained by milling such paddy, the quantity of rice sold during such month, the names and addresses of the mills or millers with whom the paddy is so milled and the names and addresses of dealers to whom paddy or rice is sold during such month, such month,
- (3) Every agriculturist, who on a date notified by the Collector in this behalf holds stock of any foodgrains other than paddy or rice in excess of the quantity notified by any such officer shall declare to the village officer of the village the total stock of foodgrains held by him, within eight days from the date so notified and shall make a declaration in respect of such foodgrains in accordance with sub-clause (2).
- 5. Declaration of stock by persons other than dealers and agriculturists.—Every person other than an agriculturist or a dealer who holds at any time in his possession or under his control stock of any one or more foodgrains taken together in quantity of not less than ten quintals shall make a declaration in writing in Form A of the stock of foodgrains or foodgrains held in excess of the quantity so specified to the said Licensing authority within twenty four hours from the time when such stock exceeds the quantity specified in this paragraph. graph,
- 6. Liability to abide by direction.—Every dealer and every agriculturist or person other than a dealer or an agriculturist to whom the provisions of clause 5 apply, shall, whether or not he has made a declaration under clause 3, 4 or as the case may be, clause 5, abide by such direction as the Collector may issue to him for the disposal of—
- (i) such quantity of any of the foodgrains as may be specified in such direction, where such direction is issued to a dealer or agriculturist; and
- (ii) such quantity of any of the foodgrains held in excess of the quantity mentioned in clause 5 as may be specified in the direction, where such direction is issued to a person other than an agriculturist or a dealer; by sale to such person or persons or classes of persons as may be specified in the direction.

7. Power of entry, search, scizure, etc.

Any Civil Supply Officer not below the rank of a Supply Inspector or any Revenue Officer not below the rank of an Aval karkun or any Police Officer not below the rank of a Head Constable and any other person authorised in this behalf by the Administrator, Dadra and Nagar Haveli, may, with a view to securing compliance with the provisions of this Order or to satisfying himself that the provisions of this Order have been complied with—

- (a) require the owner, occupier or any other person in charge of any place, premises, vehicle or vessel in which he has reason to believe that a contravention of the provisions of this Order has been, is being or is about to be committed, to produce any book, accounts or other documents pertaining to the stock or transactions relating to the stock, of foodgrains.
- (b) inspect and take, or cause to be taken, extract or copies from the books, accounts or other documents which are produced before him:
- (c) enter and search, with such assistance as he thinks fit, any place, premises, vehicle or vessel in which he has reason to believe that a contravention of the provisions of this Order, has been, is being or is about to be committed;
- (d) seize and remove or cause to be seized or removed, any stock of foodgrains in respect of which contravention of the provisions of this Order has been committed;

together with any container or receptacles of such articles :

Provided that in exercising the powers of entry and search under this clause due regard shall be paid by such officers or persons to the social and religious customs of the occupants of the place, premises, vehicle or vessel, as the case may be:

Provided further that if any such place or permises be found locked, or unoccupied or unattended by or on behalf of the owner or occupier, the same may, in the presence of two witnesses, be broken open and entered into for all or any of the purposes aforesaid.

SCHEDULE

[See clause 2 (c)]

- 1. Wheat,
- 2. Paddy (Rice in husk)
- 3. Rice (Husked).
- 4. Jowar.
- Bajru
- Minor millets i.e. Kodra, Nagli, Bavto and Banti.
- Tur.
- Moong
- Gram.

FORM A

[See clauses 3 and 5 of the Dadra and Nagar Havali Foodgrains

(Declaration of Sto	ock Order 1966)	
Declaration of stock of foodge other than a dealer or an agricul or the month of	lturîst on	
1. Name of the stock holder		***!** ****
Stock-holder, whether a dealer an agriculturist or dealer	caler or a person	other than
3. Address		
4. Particulars of foodgrains	held :	
Sr. Variety of Foodgrains No.	Total quantity held in quintals.	place or places where held and quantity held at each

o	
Licensing Authority.	
Place	
Date	
	Cinnature of the T

Signature of Dealer! person.

FORM B

Clause 4 of the Dadra and Nagar Haveli Foodgrains (Declaration of Stock) Order, 1966.

Declaration of stock of paddy (rice in busk) or rice (busked) by an agriculturist.

- 1. Name of the Agriculturist....
- 2. Address of the agriculturist.....

3. Particulars of paddy or rice held;

Sr. Name of the foodgrain land in held in where No. Which quintal held and quantity	 			
	foodgrain	in which land in which crop was grown is	quantity held in	or places where held and quantity held at each

I. Paddy.

2. Rice.

Τо

The Village Officer of......

Signature of Agriculturist.

Place

FORM C

See clause 4 (2) of the Dadra and Nagar Haveli Foodgrains Declaration of Stock) Order, 1966.

- 1. Name of the agriculturist.....
- 2. Address of the agriculturist.....

Sr. Name of beginning No. foodgrains. of mon & at t	h milled	Quantity sold during the month	Quantity of rice obtained by milling paddy during month
---	----------	--	---

- 1. Paddy.
- 2. Rice

Name and addresses of mills or millers with whom paddy is milled during the month

Name and addresses of millers with whom dress of dealers to whom paddy or rice is sold during the month

Place

Name and addresses of the date of this return

Date

Signature of Agriculturist

 \mathbf{T}_{C}

The Village Officer of

No. ADM/SUP/2052/1966.—In exercise of the powers conferred by Section 3 of the Essential Commodities Act, 1955 (10 of 1955), read with the Order of the Government of India, Ministry of Food, Agriculture, Community Development and Co-operation (Department of Food) No. GSR-906, dated the 9th June, 1966, the Administrator, Dadra and Nagar Haveli, hereby makes the following Order, namely:—

- 1. Short title, extent and commencement.—(1) This Order may be called the Dadra and Nagar Haveli Disposal of Paddy (Control) Order, 1966.
- (2) It extends to the whole of the Union Territory of Dadra and Nagar Haveli (herein after referred to as the territory).
 - (3) It shall come into force at once.
- 2. Disposal of paddy by agriculturist.—No agriculturist as defined in the Dadra and Nagar Haveli Foodgrains (Declaration of Stock) Order, 1966 shall sell or attempt to sell or otherwise dispose of in any manner any quantity of paddy (rice in husk) in his possession or under his control except to a dealer holding a license under the Dadra and Nagar Haveli Foodgrains Dealers Licensing Order, 1966.
- 3. Purchase by a dealer.—Every dealer who purchases paddy from any agriculturist shall issue to such agriculturist a correct receipt or invoice under the signature of himself or of his authorised agent, containing the following particulars, namely:—
 - (a) the name, address and licence number of the purchasing dealer;

- (b) name and address of the agriculturist from whom paddy is purchased;
- (c) the quantity and quality of the paddy purchased;
- (d) the price per quintal at which paddy is purchased and the total amount paid for the quantity purchased; and
- (e) the date of purchase;

and shall keep a duplicate of the same to be available for inspection demand by the Licensing Authority under the Dadra and Nagar Haveli Foodgrains Dealers Licensing Order, 1966 or any officer authorised by it in this behalf.

No. ADM/SUP/Levy/2053/1966.—In exercise of the powers conferred by sub-section (3 B) of section 3 of the Essential Commodities Act, 1955 (10 of 1955), read with the order of the Government of India, Ministry of Food, Agriculture, Community Development and Co-operation (Department of Food) No. GSR 906, dated the 9th June 1966, and with the prior concurrence of the Central Government the Administrator, Dadra and Nagar Haveli, hereby makes the following Order, namely:—

- 1. Short title extent and commencement.—(1) This Order may be called the Dadra and Nagar Haveli Rice Procurement (Levy) Order, 1966.
- (2) It extends to the whole of the Union Territory of Dadra and Nagar Haveli (hereinafter referred to as the territory).
 - (3) It shall come into force at once.
- 2. Definitions,—In this order, unless the context otherwise require:—
- (a) "Licensed dealer" means a person holding a valid licence under the Dadra and Nagar Haveli Foodgrains Dealers Licensing Order, 1966 and who has obtained necessary authorisation to purchase paddy under this Order.
- (b) "Licensed miller" means the owner or other person of a rice mill holding a valid licence under the Rice Milling Industry (Regulation) Act, 1958 (21 of 1958).
- (c) "to mill paddy" with all its grammetical variations and cognate expressions, means to mill paddy in a rice mill or by any other method for obtaining rice therefrom.
- (d) "Collector" means Collector of Dadra and Nagar Haveli.
- (e) "Purchase Officer" includes the Collector, or any other Officer not below the rank of an Avalkarkun authorised by the Collector in this behalf.
- (f) "relevant purchase price" in respect of a variety of rice of fair average quality specified in column 2 of Schedule I means the price, (which shall be inclusive of the cost of gunny specified against it in column 3 of the said Schedule.

Explanation.—Rice shall be deemed to be of fair average quality if it is in sound mercantable conditions and free from mould, weevils, bad smell, colour, admixture of deleterious substances and also free from all impurities except to the extent of the tolerance limits specified in column 2 of Schedule II.

- (g) "rice mill" means the plant and machinery with which, and the premises including precints thereof in which or in any part of which paddy is milled.
 - (h) "Schedule" means a Schedule appended to this Order.
- 3. Compulsory sale of rice to Purchase Officer.—(1) Subject to the provisions of clause 4 every licensed miller, licensed dealer or any other person who mills or gets milled his stock of paddy and obtains rice therefrom shall, whenever he so obtains rice, sell to the Purchase Officer 80 per cent of the total quantity thereof at the relevant purchase price at the place where such rice is obtained.
- (2) Subject to the provision of clause 4, every person who obtains any quantity of paddy for preparation of Mamra or Poha shall, before he prepares Mamra or Poha, set apart the quantity of rice obtained by him after milling or getting milled 80% of the stock of paddy so obtained and shall sell the quantity of rice so set apart to the Purchase Officer, at relevant purchase price at the place where such rice is obtained.
- (3) (a) Where a person to whom sub-clause (1) applies is an agriculturist, the quantity of rice, which he obtains out of the total stock of paddy grown by him, shall not be liable to be sold under sub-clause (1), if such quantity does not exceed four quintals. If the quantity of rice so obtained exceeds four quintals, 80 per cent of so much of such quantity as may be in excess of four quintals shall be liable to be sold under sub-clause (1).
- (b) A person claiming the benefit of this sub-clause shall be entitled thereof only if he produces a certificate issued by the Mamlatdar, Dadra and Nagar Haveli or by an officer authorised by the Collector in this behalf to the effect that the person is an agriculturist and has grown paddy in the land held by him as owner or tenant.

- (4) Every person to whom sub-clause (1) or (2) applies shall, as and when he mills or ge's milled his stock of paddy and obtains rice, send an intimation in writing to the purchase officer giving particulars as to the place where the paddy was milled and the quantity of rice obtained.
- (5) The rice required to be sold by a person under this clause shall be delivered by such person to the Purchate Officer or to such other person as may be authorised in this behalf by the Purhase Officer.
- (6) The Collector may, from time to time by order notified in the official gazatte, vary the percentage of rice required to be sold under this clause.
- 4. Reduction in purchase price in certain cases.—Notwith-standing anything contained in sub-clause (1) or (2) of clause 3. if the rice sold under the said clause contains impurities in excess of the tolerance limits specified in S-hedule II, there shall be deducted from the relevant purchase price an amount calculated at the rate of cut specified in column 3 of the said Schedule and applicable to the
- 5. Maintenance of accounts and submission of returns etc.—Every licensed miller shall:—
 - (1) maintain a correct daily account of-
 - (a) the name and address of each person whose pady is milled;
 - (b) the quantity of paddy so milled; and
 - (c) the quantity of rice obtained from paddy so milled; and
 - (2) submit a daily return in the form specified in Schedule III to the Purchase Officer as well as to the Purchase and Supply Officer, Dadra and Nagar Haveli,
- 6. Issue of authorisation to purchase paddy.—Notwithstanding anything contained in the Dadra and Nagar Haveli Foodgrains Dealers Licensing Order, 1966, every dealer who intends to purchase paddy under this order shall have to obtain necessary authorisation from the Collector, to purchase paddy on such terms and conditions as may be prescribed by him from time to time.
- 7. Powers of entry search, seizure, etc.—Any Officer not below the rank of Supply Inspector and Revenue Officer not below the rank of an Avalkarkun or any Police Officer not below the rank of Head Constable and any other officer au horised by the Administrator may with a view to securing compliance with this Order and to satisfying himself that this Order has been complied with—
 - (i) en'er, with such assistance as may be necessary any rice mill or other premises where he has reason to believe that rice is produced, processed, manufactured or stocked;
 - (ii) ask of any person all necessary question;
 - (iii) examine any books or documents;
 - (iv) search and so far as may be necessary for that purpose, detain any person or soize rice found in such person's possession in respect of which he has reason to believe that a contravention of any of the provisions of this Order has been, is being or is about to be committed.

SCHEDULE I [See clause 2 (f)]

Price per

Sr. No.	Varietie	s of i	rice				quintal in respect of rice of fair average quality.
1			2				3
1. 2. 3. 4.	Kavchl Kada Khadsi Dangi			•••		:: }	Rs. 72 · 20
5 6.	Vankvel Khusboi				••	·· }	80 .90
7. 8.	K—42 Jadi-Kolum	••				:: }	87 ·70
9. 10.	Z-31 Navabi-Kolum		• •	• •		:: }	98 -10
11.	Bangaliu		• •				106 -60

SCHEDULE II

[See clause 2 (f) and 4].

[Sue clusse 2 ()) and 4].								
Impurities (constituent of admixture)	Tolera- nce limits (in percen- tage)							
1	2	3						
1. Extraneous matter i.e. dirt grit foreign matter bran, husk, sand stone etc.	1	At full value, if the impurity exceeds 1% but does not exceed 2%.						
2. (a) Broken grain i.e. grain with 4 annas to 10 annas size.	10	At 1/4th value if the impurity exceeds 10% but does not exceed 20%.						
3. (b) Kani i.e. grain less than 4 annas size.	1	At 3/5th Value if the impurity exceeds 1% but does not exceed 3%.						
 Chalky discoloured (by water) shrivelled (under developed) grain. 	1	At 1/4 value if the impurity exceeds 1% but does not exceed 2% and at 1/2 value if impurity exceeds 2% but does not exceed 4%.						
5. Unhusked grain	1	At full value if the impurity exceeds 1% but does not exceed 2%.						
6. Rod grain of same variety	4	At 1/2 value if the impurity exceeds 4% but does not exceed 6%.						
7. Hulf milled grain	1	At full value if the impurity exceeds 1% but does not exceed 3%.						
8. Weevils	1	At 1/4th value if the impurity exceeds 1% but does not exceed 2%.						
9. Admixture of lower variety.	1	At 1/2 value if the impurity exceeds 1% but does not exceed 8%.						

SCHEDULE III

(See clause 5)

FORM

Daily return of paddy milled and rice obtained in a rice mill.

Return for.....

Name and Address of the licensed miller
License No. of the Mill ...

Name	& Address of the person	of paddy milled	of rice Obtained
	whose paddy is milled.	(in quintals	(in quintals
		and Kilograms).	and Kilograms)

K. R. DAMLE,
Administrator,
Dadra and Nagar Haveli,
Silvassa.

The 10th November 1966

No. ADM/LAW/H.(3.A.(i).—In exercise of the powers conferred by Section 2 of the Bombay Home Guards Act, 1947 (Bom. III of 1947), as extended to the Union Territory of Dadra and Nagar Haveli, the Administrator, Dadra and Nagar Haveli, is pleased to appoint the Collector, Dadra and Nagar Haveli, to be a Commandant General of the Home Guards—Organisation constituted in the Union Territory of Dadra and Nagar Haveli.

No. ADM/LAW/H.G.A.(ii).—In exercise of the powers conferred by Section 2 of the Bombay Home Guards Act, 1947 (Bom, III of 1947) as extended to the Union Territory of Dadra and Nagar Haweli, the Administrator, Dadra and Nagar Haveli is pleased to appoint the Chief of Police, Dadra and Nagar Haveli to be a Commandant of Home Guards Organisation constituted in the Union Territory.

Bombay Home Guards Act, 1947 as extended to the Union Territory of Dadra and Nagar Haveli

No. ADM/LAW/H.G.—In exercise of the powers conferred by section 8 of the Bornbay Home Guards Act. 1947 (Bom. III of 1947), as extended to the Union Territory of Dadra and Nagar Haveli, the Administrator. Dadra and Nagar Haveli is pleased to make the following rules, namely:—

- 1. Short title.—These rules may be called the Dadra and Nagar Haveli Home Guards Rules, 1966.
- 2. Definitions.—In these rules unless there is anything repugnant in the subject or context,—
 - (1) "Act" means the Bombay Home Guards Act. 1947; as extended to the Union Territory of Dadra and Nagar Haveli;
 - (2) "Commandant" means a Commandant of Home Guards appointed under section 2;
 - (3) "Commandant General" means the Commandant General appointed under section 2;
 - (4) "form" means a form appended to these rules;
 - (5) "Home Guards" means the Home Guards constituted under section 2;
 - (6) "member of Home Guards" means a member appointed under section 3;
 - (7) "section" means a section of the Act.
- 3. Appointment of member of Home Guards.—(1) No nerson shall be appointed as a member of the Home Guards—
 - (a) unless he has attained the age of 20 years and has not completed the age of 50 years;
 - (b) unless he has passed at least the Fourth standard examination in any language:
 - (c) unless he has been medically examined in accordance with the directions of the Commandant General and is in the opinion of the Commandant physically fit:
 - Provided that the Commandant General may relax the conditions regarding the age or educational qualifications prescribed in clauses (a) and (b) above in suitable cases.
 - Provided further that the Administrator may direct that in respect of any area the educational analytication for appointment as a member of the Home Guards shall be such as it deems fit.
- 4. Application for appointment.—A person desiring to be annointed a member of the Home Guards shall make an application in Form A.
- 5. Home Guards Selection Committee.—(1) The Administrator shall appoint a Committee to be called the Home Guards Selection Committee for each of the areas for which the Home Guards has been constituted under section 2.
- (2) The Home Guarda Selection Committee shall consist of such members as may be nominated by the Administrator.
- (3) It shall be the duty of the Home Guards Selection Committee to advice the Commandant in the selection of candidates for appointment as members of the Home Guards.
- 6. Pledge—Every person before his appointment as a member shall sign a pledge in Form B before the Commandant or an officer authorised by him for the purpose.
- 7 Certificate.—Every person appointed as a member of the Home Guards shall receive a certificate of appointment in Form C.
- R Term of Office —The term of office of a member of the Home Guards shall be 5 years:—

Provided that if any such member is found to be medically unfit to continue as a member of Home Guards his appointment may be terminated before the expiry of the term of office.

Provided further that a person appointed shall be eligible for reappointment.

9. Limit of age for a member of the Home Guards.—A member of the Home Guards may continue to be such member until he attains the age of 55 years:

Provided that the Commandant-General may re'ax the age limit in suitable cases.

10. Resignation.—A member of the Home Guards may resign his office by an application in writing addressed to the Commandant:

Provided that such resignation shall not take effect unless the Commandant-General or the Commandant accept the same after being satisfied that there are good and sufficient reasons for the same.

- 11. Organisation.—In addition to the Commandant General, the Home Guards constituted for each area shall consist of a Commandant, a Second-in-Command an Adjutant, Senior Divisional Commanders, such staff officers as the Commandant may consider necessary, Divisional Commanders, Company Commanders, Senior Platoon Commanders, Platoon Commanders, Sergeant Majors, Quarter Master Sergeants, Platoon Sergeants, Section Leaders, Assistant Section Leaders and Sections consisting of twelve Home Guards. Three sections shall form a Platoon, three Platoons a Company and three Companies a Division.
- 12. Powers of the Commandant-General and Commandants.—(1) The Commandant-General shall exercise general supervision and control over the working of all Commandants in the Union Territory and co-ordinate the work of the Home Guards all over the Union Territory. He shall be directly responsible to the Administration for the efficient working, discipline, administration and training of the organization.
- (2) Subject to the supervision and control of the Commandant General each Commandant shall exercise supervision and control over the working of the Home Guards under his command. He shall be responsible to the Commandant-General and the Administration for the efficient working, discipline, administration and training of the Home Guards under his command.
- (3) Subject to the supervision and control of the Commandant General and the Commandant, any officer of the Home Guards authorised by the Commandant in this behalf may exercise the powers conferred by section 4 on the Commandant in such circumstances as the Commandant may specify.
- 13. Discipline.—(1) A member of the Home Guards shall obey every order of his superior officer.
- (2) For the purpose of administration and discipline the members of the Home Guards shall be under the control of their own officers:

Provided that if a contingent of Home Guards in acting in conjunction with the ordinary Police Force, the Senior Officer of such contingent present shall be under the immediate control and subject to the directions of the senior officer of such Police Force present not below the rank of a Sub-Inspector.

- 14. Uniforms, accountements, etc.—A member of the Home Guards shall while on duty, wear the uniform supplied to him. He may also carry a rifle or a revolver or any other weapon, sanctioned by the Administrator, from time to time.
- 15. Training.—The members of the Home Guards shall undergo such course of training as may be determined in writing by the Commandant-General from time to time and at such places as may be fixed by the Commandant from time to time.
- 16. Functions and duties.—(1) The functions and duties of members of the Home Guards shall ordinarily consist of—
 - (a) guarding public buildings;
 - (b) patrolling for the purpose of the prevention of crime, and the enforcement of such regulations and orders made under the Police Act, 1861 (5 of 1861), or any other law for the time being in force as it would be the duty of a Police Officer to enforce under the said Act or law:
 - (c) assisting the ordinary police force in enforcing the provisions of the Abkari Act of Free Dadra and Nagar Haveli, 1961; and
 - (d) performing such other duties as may be assigned from time to time by the Administrator or the Commandant-General.
- (2) A member of the Home Guards constituted for any area shall be liable to serve in any other area in which the Act is in force.
- 17. Remuneration.—Officers and other members of the Home Guards shall be entitled to receive such allowances and at such rates as the Administrator may from time to time determine.
- 18. Compensation.—If a member of the Home Guards suffers any damage to his person or property while under training or on duty he shall be naid such compensation as may be determined by the Administrator, provided that such damage is not caused by his own negligence or wilful act or omission in contravention of any of the provisions of

the Act or rules made thereunder or orders or directions issued by his superior officer.

19. Motorised unit.—A motorised unit of the Home Guards may be formed with members owning motor vehicles who desire to place their vehicles at the disposal of the Commandant-General or the Commandant, as the case may be, when called out under section 4 of the Act. Only those member-owners who hold a driving licence and whose motor vehicles conform to the required specifications shall be enrolled in this unit. The Administration shall bear the cost of petrol for the use of such motor vehicles.

The Administration shall also bear the difference between the riot and ordinary insurance in respect of such vehicles in cases in which the member-owners have taken out riot insurance policies in respect of such vehicles.

20. Conditions subject to which power of discharge may be exercised.—No member of Home Guards shall be discharged under sub-section (1A) of Section 6B unless the Commandant or the Commandant-General, as the case may be, is satisfied that such member has committed an act detrimental to good order, welfare or discipline of Home Guards organization.

FORM A

(See rule 4)

To

The Commandant, Home Guards,

I declare that I am a citizen of India and that desire to

I understand that-

- (1) In any emergency I shall be liable to be called out on duty at any time and for any period and in any part of the Union Territory of Dadra and Nagar Haveli.
- (2) I shall be liable to undergo training and attend parades in accordance with the orders of my superior officers.
- (3) I shall be required to take the following pledge. namely:-
- (4) I shall be required to serve for a period of five years in the Home Guards unless I am allowed to resign in pursuance of the Dadra and Nagar Haveli Home Guards
 - (5) I shall ordinarily be liable to serve in any part of-1. Name in full
 - 2. Address Residence
 - 3. Telephone No. (Residence) \ (Business) \ if any.....
 - 4. Date of birth
 - 5. Place of birth (Town).

(Country or District)

- 6. Occupation or profession
- 7. Education (Degree held or
 - (Special qualifications such as knowledge of foreign languages or of stenography or typing should be mentioned.)
- 8. Particulars of war service or military or naval training or training with any First Aid or Ambulance Corps.
- 9. Father's name
- 10. Father's occupation or profession

The answers to the following questions are as given against them: --

1. Do you hold an arms licence?

If so, give description of the weapon.

- 2. Have you received any training in the use of fire arms?
- 3 Do you own a motor vehicle? If so, give its description and whether you would join the motorised section; if not, whether you would keep your vehicle at the disposal of the motorised unit.

	I	declare	that th	e above	particulars	are	correct.
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Signature of person who gives the certificate.

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Certification who should be	hav	e know	ο γου	ı perse	mally			men of t three	
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Telephone No. (if any)

Signature of person who gives the certificate. Address

Telephone No. (if any)

Notes.—(1) If you are a Government servant or an employee in a local authority or servant of Administration a firm or any other office, you should send this form through your superior officer with his certificate that he has no objection to your attending the training and that he will release you for duty in an emergency at any time and for any period and in any part in the Union Territory of Dadra and Nagar Haveli.

(2) After completing the form you should post it or deliver it to the Commandant, Home Guards,..... You will receive intimation in due course whether your services can be utilised.

FORM B (See rule 6)

Form of Pledge

affirm that I will well and truly serve the Administration of Dadra and Nagar Haveli as a Member of the Home Guards, in ... without favour or affection, malice, or ill-will, or communal or political bias: and that I will to the best of my powers discharge the functions and duties assigned to me for the protection of peace, the security of property and the public safety and that I will, to the best of my skill and knowledge, discharge all the duties as such member faithfully, according to law and will not allow any communal or political bias to interfere with the duties assigned to me by Administrator or my superior officers."

FORM C

(See rule 7)

Certificate of appointment as a member of the Home Guards.

No.

Administration of Dadra and Nagar Haveli,

has been appointed as a

Dated 1966.

> K. R. DAMLE Administrator, Dadra and Nagar Haveli, Silvassa.

Silvassa, the 3rd November 1966

No. ADM/EST/WS/B-1506.—Shri D. M. Vyas. Purchase and Supply Officer, Dadra and Nagar Haveli, Silvassa on deputation to this Administration from Gujarat State handed over charge of the post to the Mamlatdar, Dadra and Nagar Haveli and proceeded on 60 days leave w.c.f.. 22nd November 1966 (B.O.H). On expiry of leave Shri Vyas is ordered to be repatriated to his parent state.

The Mamlatdar should hold the charge of the post of Purchase and Supply Officer in addition to his own duties.

The 9th November 1966 ORDERS

No. ADM/SUP/PRC/2054/1966.—In exercise of the powers conferred by rule 125 of the Defence of India Rules 1962, and with the prior concurrence of the Central Government, the Collector, Dadra and Nagar Haveli, hereby rescinds,---

- 1. the Dadra and Nagar Haveli Paddy Procurement Order, 1965; and
- 2. the Dadra and Nagar Haveli Rice (Maximum Price) Order, 1965:

Provided that any liability incurred under the said orders before its rescissions, or any investigation, legal proceeding or temedy in respect of such liability shall not be affected and any such investigation, legal proceeding or remedy may be instituted, continued or enforced as if the said Orders had not seen rescinded.

No. ADM/SUP/2055/1966.—In exercise of the powers conferred by rule 125 of the Defence of India Rules, 1962, the Collector, Dadra and Nagar Haveli, hereby rescinds the

Dadra and Nagar Haveli Foodgrains (Declaration of Stock) Order, 1964:

Provided that any liability incurred under the said Order before its rescission, or any investigation, legal proceeding or remedy in respect of such liability shall not be affected. and any such investigation, legal proceeding or remedy may be instituted, continued or enforced as if the said Order had not been rescinded.

No. ADM/SUP/2056/1966.—In pursuance of the provisions of sub-clause (e) of clause 2 of the Dadra and Nagar Haveli Rice Procurement (Levy) Order, 1966, the Collector, Dadra and Nagar Haveli, hereby authorises the following persons for the purpose of the said clause, namely:—

- All revenue of Civil Supplies Officers not below the rank of an Aval Karkun.
 Supply Inspectors.

N. M. KAMDAR Collector, Dadra and Nagar Haveli, Silvassa.